H. R. 24

To amend the Solid Waste Disposal Act to provide congressional authorization for State control over transportation of municipal solid waste, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

JANUARY 4, 1995

Mr. Smith of New Jersey (for himself, Mrs. Roukema, Mr. Zimmer, Mr. Franks of New Jersey, and Mr. Minge) introduced the following bill; which was referred to the Committee on Commerce

February 28, 1995

Additional Sponsors: Mr. Saxton, Mr. Traficant, Mr. McHugh, Mr. Fox of Pennsylvania, Mr. Frelinghuysen, Mr. Holden, Mr. Gillmor, Mr. Ehlers, Mr. Camp, Mrs. Myrick, Mr. Hoekstra, Mr. Rogers, and Mr. Peterson of Minnesota

A BILL

To amend the Solid Waste Disposal Act to provide congressional authorization for State control over transportation of municipal solid waste, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 **SECTION 1. SHORT TITLE.**
- 4 This Act may be cited as the "Community Solvency
- 5 Act of 1995".

1	SEC. 2. CONGRESSIONAL AUTHORIZATION OF STATE CON-
2	TROL OVER TRANSPORTATION, MANAGE-
3	MENT, AND DISPOSAL OF MUNICIPAL SOLID
4	WASTE.
5	Subtitle D of the Solid Waste Disposal Act (42
6	U.S.C. 6941 et seq.) is amended by adding after section
7	4010 the following new section:
8	"SEC. 4011. CONGRESSIONAL AUTHORIZATION OF STATE
9	CONTROL OVER TRANSPORTATION, MANAGE-
10	MENT, AND DISPOSAL OF MUNICIPAL SOLID
11	WASTE.
12	"(a) AUTHORITY.—
13	"(1) IN GENERAL.—Each State and each quali-
14	fied political subdivision may, in accordance with
15	this section—
16	"(A)(i) exercise flow control authority for
17	municipal solid waste, incinerator ash from a
18	solid waste incineration unit, construction de-
19	bris, or demolition debris generated within the
20	boundaries of the State or qualified political
21	subdivision if, before May 15, 1994, the State
22	or qualified political subdivision—
23	"(I) adopted a law, ordinance, regula-
24	tion, solid waste management plan, or le-
25	gally binding provision that contains flow
26	control authority and, pursuant to such

1	authority, directs such solid waste, ash, or
2	debris to a proposed or existing waste
3	management facility designated before May
4	15, 1994; or

"(II) adopted a law, ordinance, regulation, solid waste management plan, or legally binding provision that identifies the use of one or more waste management methods that will be necessary for the transportation, management, or disposal of municipal solid waste generated within such boundaries, and committed to the designation of one or more waste management facilities for such method or methods;

"(ii) after the effective date of this section, in the case of a State or qualified political sub-division that adopted such a law, ordinance, regulation, plan, or legally binding provision that meets the requirements of subclause (I) or (II) of clause (i), exercise flow control authority over such solid waste from any existing or future waste management facility to any other existing or future waste management facility; and

"(iii) after the effective date of this section, in the case of a State or qualified political subdivision that adopted such a law, ordinance, regulation, plan, or legally binding provision that meets the requirements of subclause (I) of clause (i), exercise flow control authority over such solid waste, ash, or debris from any existing waste management facility to any other existing or proposed waste management facility, and may do so without regard to subsection (b)(2); and

- "(B) exercise flow control authority for voluntarily relinquished recyclable materials generated within the boundaries of the State or qualified political subdivision.
- "(2) Reasonable regulation of commerce.—

"(A) A law, ordinance, regulation, solid waste management plan, or legally binding provision of a State or qualified political subdivision, described in paragraph (1), that implements or exercises flow control authority in compliance with this section shall be considered to be a reasonable regulation of commerce and shall not be considered to be an undue burden

on or otherwise as impairing, restraining, or discriminating against interstate commerce.

"(B) A contract or franchise agreement entered into by a State or political subdivision to provide the exclusive or nonexclusive authority for the collection, transportation, or disposal of municipal solid waste, and not otherwise involving the exercise of flow control authority described in paragraph (1), shall be considered to be a reasonable regulation of commerce and shall not be considered to be an undue burden on or otherwise as impairing, restraining, or discriminating against interstate commerce.

"(b) Limitations.—

"(1) Limitation of authority regarding recyclable materials.—A State or qualified political subdivision may exercise the authority described in subsection (a)(1)(B) with respect to recyclable materials only if—

"(A) the generator or owner of the materials voluntarily made the materials available to the State or qualified political subdivision, or the designee of the State or qualified political subdivision, and relinquished any rights to, or ownership of, such materials; and

1	"(B) the State or qualified political sub-
2	division, or the designee of the State or quali-
3	fied political subdivision, assumes such rights
4	to, or ownership of, such materials.
5	"(2) Limitation of authority regarding
6	SOLID WASTE OR RECYCLABLE MATERIALS.—
7	"(A) A State or qualified political subdivi-
8	sion may exercise the authority described in
9	subparagraph (A) or (B) of subsection (a)(1)
10	only if the State or qualified political subdivi-
11	sion establishes a program to separate, or divert
12	at the point of generation, recyclable materials
13	from municipal solid waste, for purposes of re-
14	cycling, reclamation, or reuse, in accordance
15	with any Federal or State law or municipal
16	solid waste planning requirements in effect.
17	"(B) A State or qualified political subdivi-
18	sion may exercise the authority described in
19	clause (i) or (ii) of subsection (a)(1)(A) only if,
20	after conducting one or more public hearings,
21	the State or qualified political subdivision—
22	"(i) finds, on the basis of the record
23	developed at the hearing or hearings, that
24	it is necessary to exercise the authority de-
25	scribed in subparagraph (A) or (B) of sub-

section (a)(1) to meet the current solid waste management needs (as of the date of the record) or the anticipated solid waste management needs of the State or qualified political subdivision for the management of municipal solid waste or recyclable materials;

"(ii) finds, on the basis of the record developed at the hearing or hearings, including an analysis of the ability of the private sector and public bodies to provide short and long term integrated solid waste management services with and without flow control authority, that the exercise of flow control authority is necessary to provide such services in an economically efficient and environmentally sound manner; and

"(iii) provides a written explanation of the reasons for the findings described clauses (i) and (ii), which may include a finding of a preferred waste management methodology or methodologies for providing such integrated solid waste management services.

"(C) With respect to each designated 1 2 waste management facility, the authority of subsection (a) shall be effective until completion 3 4 of the schedule for payment of the capital costs 5 of the waste management facility concerned (as in effect on May 15, 1994), or for the remain-6 7 ing useful life of the original waste management facility, whichever is longer. At the end of such 8 9 period, the authority of subsection (a) shall be 10 effective for any waste management facility for 11 which subparagraph (B) and subsection (c) 12 have been complied with by the State or quali-13 fied political subdivision, except that no facility, 14 and no State or qualified political subdivision, 15 subject to subsection (a)(1)(A)(i)(I) or sub-16 section (a)(1)(A)(ii) shall be required to comply 17 with subparagraph (B) for a period of 10 years 18 after the date of enactment of this section. Not-19 withstanding the provisions of this paragraph, 20 compliance with subparagraph (B) shall not be required where— 21 22 "(i) a designated waste management

"(i) a designated waste management facility is required to retrofit or otherwise make significant modifications to meet ap-

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plicable environmental requirements or
safety requirements;
"(ii) routine repair or scheduled re-
placements of existing equipment or com-
ponents of a designated waste management
facility is undertaken that does not add to
the capacity of the waste management fa-
cility; or
"(iii) a designated waste management
facility expands on land legally or equitably
owned, or under option to purchase or
lease, by the owner or operator of such fa-
cility and the applicable permit includes
such land.
"(D) Notwithstanding anything to the con-
trary in this section, paragraphs (2)(B) and
(2)(C) shall not apply to any State (or any of
its political subdivisions) that, on or before Jan-
uary 1, 1984, enacted regulations pursuant to
a State law that required or directed the trans-
portation, management, or disposal of solid
waste from residential, commercial, institutional
and industrial sources as defined by State law

to specific waste management facilities and ap-

plied those regulations to every political subdivision in the State.

"(3) Limitation to applied authorities.—
The authority described in subsection (a)(1)(A) shall apply only to the specific classes or categories of solid waste to which the authority described in subsection (a)(1)(A)(i)(I) was applied by the State or qualified political subdivision before May 15, 1994, and to the specific classes or categories of solid waste for which the State or qualified political subdivision committed to the designation of one or more waste management facilities as described in subsection (a)(1)(A)(i)(II).

- "(4) Expiration of authority.—The authority granted under subsection (a)(1)(A)(i)(II) shall expire if a State or qualified political subdivision has not designated, by law, ordinance, regulation, solid waste management plan, or other legally binding provision, one or more proposed or existing waste management facilities within 3 years after the date of enactment of this section.
- "(5) LIMITATION ON REVENUE.—A State or qualified political subdivision may exercise the authority described in subsection (a) only if the State or qualified political subdivision limits the use of any

1	of its revenues derived from the exercise of such au-
2	thority primarily to solid waste management serv-
3	ices.
4	"(c) Competitive Designation Process.—
5	"(1) IN GENERAL.—A State or qualified politi-
6	cal subdivision may exercise the authority described
7	in subsection (a) only if the State or qualified politi-
8	cal subdivision develops and implements a competi-
9	tive designation process, with respect to each waste
10	management facility or each facility for recyclable
11	materials. The process shall—
12	"(A) ensure that the designation process is
13	based on, or is part of, a municipal solid waste
14	management plan that is adopted by the State
15	or qualified political subdivision and that is de-
16	signed to ensure long-term management capac-
17	ity for municipal solid waste or recyclable mate-
18	rials generated within the boundaries of the
19	State or qualified political subdivision;
20	"(B) set forth the goals of the designation
21	process, including at a minimum—
22	"(i) capacity assurance;
23	"(ii) the establishment of provisions to
24	provide that protection of human health
25	and the environment will be achieved: and

1	"(iii) any other goals determined to be
2	relevant by the State or qualified political
3	subdivision;
4	"(C) identify and compare reasonable and
5	available alternatives, options, and costs for
6	designation of the facilities;
7	"(D) provide for public participation and
8	comment;
9	"(E) ensure that the designation of each
10	facility is accomplished through an open com-
11	petitive process during which the State or quali-
12	fied political subdivision—
13	"(i) identifies in writing criteria to be
14	utilized for selection of the facilities, which
15	shall not discriminate unfairly against any
16	particular waste management facility or
17	any method of management, transportation
18	or disposal, and shall not establish quali-
19	fications for selection that can only be met
20	by public bodies;
21	"(ii) provides a fair and equal oppor-
22	tunity for interested public persons and
23	private persons to offer their existing (as
24	of the date of the process) or proposed fa-
25	cilities for designation; and

1	"(iii) evaluates and selects the facili-
2	ties for designation based on the merits of
3	the facilities in meeting the criteria identi-
4	fied; and
5	"(F) base the designation of each such fa-
6	cility on reasons that shall be stated in a public
7	record.
8	"(2) Certification.—
9	"(A) IN GENERAL.—A Governor of any
10	State may certify that the laws and regulations
11	of the State in effect on May 15, 1994, satisfy
12	the requirements for a competitive designation
13	process under paragraph (1).
14	"(B) Process.—In making a certification
15	under subparagraph (A), a Governor shall—
16	"(i) publish notice of the proposed
17	certification in a newspaper of general cir-
18	culation and provide such additional notice
19	of the proposed certification as may be re-
20	quired by State law;
21	"(ii) include in the notice of the pro-
22	posed certification or otherwise make read-
23	ily available a statement of the laws and
24	regulations subject to the certification and
25	an explanation of the basis for a conclusion

1	that the laws and regulations satisfy the
2	requirements of paragraph (1);
3	"(iii) provide interested persons an
4	opportunity to comment on the proposed
5	certification, for a period of time not less
6	than 60 days, after publication of the no-
7	tice; and
8	"(iv) publish notice of the final certifi-
9	cation, together with an explanation of the
10	basis for the final certification, in a news-
11	paper of general circulation and provide
12	such additional notice of the final certifi-
13	cation as may be required by State law.
14	"(C) Appeal.—Within 120 days after
15	publication of the final certification under sub-
16	paragraph (B), any interested person may file
17	an appeal of the final certification in the United
18	States Circuit Court of Appeals for the Federal
19	judicial district of the State, for a judicial de-
20	termination that the certified laws and regula-
21	tions do not satisfy the requirements of para-
22	graph (1) or that the certification process did
23	not satisfy the procedural requirements of sub-

paragraph (B). The appeal shall set forth the

1	specific reasons for the appeal of the final cer-
2	tification.
3	"(D) Limitation to record.—Any judi-
4	cial proceeding brought under subparagraph
5	(C) shall be limited to the administrative record
6	developed in connection with the procedures de-
7	scribed in subparagraph (B).
8	"(E) Costs of Litigation.—In any judi-
9	cial proceeding brought under subparagraph
10	(C), the court shall award costs of litigation (in
11	cluding reasonable attorney fees) to any prevail-
12	ing party whenever the court determines that
13	such award is appropriate.
14	"(F) Limitation on review of certifi-
15	CATIONS.—If no appeal is taken within 120
16	days after the publication of the final certifi-
17	cation, or if the final certification by the Gov
18	ernor of any State is upheld by the United
19	States Circuit Court of Appeals and no party
20	seeks review by the Supreme Court (within ap-
21	plicable time requirements), the final certifi-
22	cation shall not be subject to judicial review.
23	"(G) Limitation on review of designa-

TIONS.—Designations made after the final cer-

tification and pursuant to the certified laws and

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regulations shall not be subject to judicial review for failure to satisfy the requirements of paragraph (1).

"(d) Ownership of Recyclable Materials.—

- "(1) Prohibition on required transfers.—Nothing in this section shall authorize any State or qualified political subdivision, or any designee of the State or qualified political subdivision, to require any generator or owner of recyclable materials to transfer any recyclable materials to such State or qualified political subdivision unless the generator or owner of the recyclable materials voluntarily made the materials available to the State or qualified political subdivision and relinquished any rights to, or ownership of, such materials.
- "(2) OTHER TRANSACTIONS.—Nothing in this section shall prohibit any person from selling, purchasing, accepting, conveying, or transporting any recyclable materials for purposes of transformation or remanufacture into usable or marketable materials, unless a generator or owner voluntarily made the materials available to the State or qualified political subdivision and relinquished any rights to, or ownership of, such materials.

- "(e) RETAINED AUTHORITY.—Upon the request of 1 any generator of municipal solid waste affected by this section, the State or political subdivision may authorize the diversion of all or a portion of the solid wastes gen-4 erated by the generator making such request to a solid waste facility, other than the facility or facilities originally designated by the political subdivision, where the purpose of such request is to provide a higher level of protection 8 for human health and the environment and reduce poten-10 tial future liability under Federal or State law of such generator for the management of such wastes. Requests shall include information on the environmental suitability of the proposed alternative treatment or disposal facility and method, compared to that of the designated facility and method. In making such a determination the State or political subdivision may consider the ability and willingness of both the designated and alternative disposal facility or facilities to indemnify the generator against any cause of action under State or Federal environmental statutes and against any cause of action for nuisance, personal injury, 20 21 or property loss under any State law. "(f) Existing Laws and Contracts.—
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- "(1) IN GENERAL.—To the extent consistent 23 24 with subsection (a), this section shall not supersede, 25 abrogate, or otherwise modify any of the following:

"(A) Any contract or other agreement (in-1 2 cluding any contract containing an obligation to 3 repay the outstanding indebtedness on any pro-4 posed or existing waste management facility or 5 facility for recyclable materials) entered into be-6 fore May 15, 1994, by a State or qualified po-7 litical subdivision in which such State or quali-8 fied political subdivision has designated a pro-9 posed or existing waste management facility, or 10 facility for recyclable materials, for the trans-11 portation, management or disposal of municipal 12 solid waste, incinerator ash from a solid waste 13 incineration unit, construction debris or demoli-14 tion debris, or recyclable materials, pursuant to 15 a law, ordinance, regulation, solid waste man-16 agement plan, or legally binding provision 17 adopted by such State or qualified political sub-18 division before May 15, 1994, if, in the case of 19 a contract or agreement relating to recyclable 20 materials, the generator or owner of the mate-21 rials, and the State or qualified political sub-22 division, have met the appropriate conditions in subsection (b)(1) with respect to the materials. 23 24

"(B) Any other contract or agreement entered into before May 15, 1994, for the trans-

1	portation, management or disposal of municipal
2	solid waste, incinerator ash from a solid waste
3	incineration unit, or construction debris or dem-
4	olition debris.
5	"(C)(i) Any law, ordinance, regulation,
6	solid waste management plan, or legally binding
7	provision—
8	"(I) that is adopted before May 15,
9	1994;
10	"(II) that pertains to the transpor-
11	tation, management, or disposal of solid
12	waste generated within the boundaries of a
13	State or qualified political subdivision; and
14	"(III) under which a State or quali-
15	fied political subdivision, prior to May 15,
16	1994, directed, limited, regulated, or pro-
17	hibited the transportation, management, or
18	disposal of municipal solid waste, or incin-
19	erator ash from, a solid waste incineration
20	unit, or construction debris or demolition
21	debris, generated within the boundaries;
22	if the law, ordinance, regulation, solid waste
23	management plan, or legally binding provision
24	is applied to the transportation of solid waste
25	described in subclause (III), to a proposed or

1	existing waste management facility designated
2	before May 15, 1994, or to the management or
3	disposal of such solid waste at such a facility,
4	under such law, ordinance, regulation, solid
5	waste management plan, or legally binding pro-
6	vision.
7	"(ii) Any law, ordinance, regulation, solid
8	waste management plan, or legally binding pro-
9	vision—
10	"(I) that is adopted before May 15,
11	1994; and
12	"(II) that pertains to the transpor-
13	tation or management of recyclable mate-
14	rials generated within the boundaries of a
15	State or qualified political subdivision;
16	if the law, ordinance, regulation, solid waste
17	management plan, or legally binding provision
18	is applied to the transportation of recyclable
19	materials that are generated within the bound-
20	aries, and with respect to which the generator
21	or owner of the materials, and the State or
22	qualified political subdivision, have met the ap-
23	propriate conditions described in subsection
24	(b)(1), to a proposed or existing facility for re-
25	cyclable materials designated before May 15,

1 1994, or to the management of such materials, 2 under such law, ordinance, regulation, solid 3 waste management plan, or legally binding pro-4 vision.

> "(2) Contract information.—A party to a contract or other agreement that is described in subparagraph (A) or (B) of paragraph (1) shall provide a copy of the contract or agreement to the State or qualified political subdivision on request. Any proprietary information contained in the contract or agreement may be omitted in the copy, but the information that appears in the copy shall include at least the date that the contract or agreement was signed, the volume of municipal solid waste or recyclable materials covered by the contract or agreement with respect to which the State or qualified political subdivision could otherwise exercise authority under subsection (a) or paragraph (1)(C), the source of the waste or materials, the destination of the waste or materials, the duration of the contract or agreement, and the parties to the contract or agreement.

> "(3) EFFECT ON INTERSTATE COMMERCE.— Any contract or agreement described in subparagraph (A) or (B) of paragraph (1), and any law, ordinance, regulation, solid waste management plan,

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or legally binding provision described in subparagraph (C) of paragraph (1), shall be considered to be a reasonable regulation of commerce by a State or qualified political subdivision, retroactive to the effective date of the contract or agreement, or to the date of adoption of any such law, ordinance, regulation, solid waste management plan, or legally binding provision, and shall not be considered to be an undue burden on or otherwise as impairing, restraining, or discriminating against interstate commerce.

"(4) LIMITATION.—Any designation by a State or qualified political subdivision of any waste management facility or facility for recyclable materials after the date of enactment of this section shall be made in compliance with subsection (c). Nothing in this paragraph shall affect any designation made before the date of enactment of this section, and any such designation shall be deemed to satisfy the requirements of subsection (c).

"(g) Savings Clause.—

"(1) Federal or state environmental LAWS.—Nothing in this section is intended to supersede, amend, or otherwise modify Federal or State environmental laws (including regulations) that apply to the disposal or management of solid waste

1	or recyclable materials at waste management facili-
2	ties or facilities for recyclable materials.
3	"(2) STATE LAW.—Nothing in this section shall
4	be interpreted to authorize a qualified political sub-
5	division to exercise the authority granted by this sec-
6	tion in a manner inconsistent with State law.
7	"(h) Prohibition.—No political subdivision may ex-
8	ercise flow control authority to direct the movement of mu-
9	nicipal solid waste to any waste management facility for
10	which a Federal permit was denied twice before the enact-
11	ment of this section.
12	"(i) Definitions.—For purposes of this section
13	only, the following definitions apply:
14	"(1) Committed to the designation of one
15	OR MORE WASTE MANAGEMENT FACILITIES.—The
16	term 'committed to the designation of one or more
17	waste management facilities' means that a State or
18	qualified political subdivision was legally bound to
19	designate one or more existing or future waste man-
20	agement facilities or performed or caused to be per-
21	formed one or more of the following actions for the
22	purpose of designating one or more such facilities:
23	"(A) Obtained all required permits for the
24	construction of such waste management facility
25	prior to May 15, 1994.

- "(B) Executed contracts for the construction of such waste management facility prior to May 15, 1994.

 "(C) Presented revenue bonds for sale to specifically provide revenue for the construction of such waste management facility prior to May 15, 1994.
 - "(D) Submitted to the appropriate regulatory agency or agencies, on or before May 15, 1994, administratively complete permit applications for the construction and operation of a waste management facility.
 - "(E) Formed a public authority or a joint agreement among qualified political subdivisions, pursuant to a law authorizing such formation for the purposes of designating facilities.
 - "(F) Executed a contract or agreement that obligates or otherwise requires a State or qualified political subdivision to deliver a minimum quantity of solid waste to a waste management facility and that obligates or otherwise requires the State or qualified political subdivision to pay for that minimum quantity of solid waste even if the stated minimum quantity of

solid waste is not delivered within a required timeframe, otherwise commonly known as a 'put or pay agreement'.

- "(G) Adopted, pursuant to a State statute that specifically described the method for designating by solid waste management districts, a resolution of preliminary designation that specifies criteria and procedures for soliciting proposals to designate facilities after having completed a public notice and comment period.
- "(H) Adopted, pursuant to a State statute that specifically described the method for designating by solid waste management districts, a resolution of intent to establish designation with a list of facilities for which designation is intended.
- "(2) Designation; designate.—The terms 'designate', 'designated', 'designation', or 'designating' mean a requirement of a State or qualified political subdivision, and the act of a State or qualified political subdivision, to require that all or any portion of the municipal solid waste that is generated within the boundaries of the State or qualified political subdivision be delivered to a waste management facility identified by a State or qualified political

1	subdivision, and specifically includes put or pay
2	agreements of the type described in paragraph
3	(1)(F).
4	"(3) Flow control authority.—The term
5	'flow control authority' means the authority to con-
6	trol the movement of solid waste or recyclable mate-
7	rials and direct such waste or recyclable materials to
8	one or more designated waste management facilities
9	or facilities for recyclable materials.
10	"(4) Industrial solid waste.—The term in-
11	dustrial solid waste' means solid waste generated by
12	manufacturing or industrial processes, including
13	waste generated during scrap processing and scrap
14	recycling, that is not hazardous waste regulated
15	under subtitle C. The term does not include munici-
16	pal solid waste specified in paragraph (5)(A)(iii).
17	"(5) Municipal solid waste.—
18	"(A) IN GENERAL.—Subject to the limita-
19	tions of subsection (b)(3), the term 'municipal
20	solid waste' means—
21	"(i) any solid waste discarded by a
22	household, including a single or multifam-
23	ily residence;

1 "(ii) any solid waste t	hat is discarded
2 by a commercial, institution	nal, or industrial
3 source;	
4 "(iii) residue remainin	ng after recycla-
5 ble materials have been s	eparated or di-
6 verted from municipal s	olid waste de-
7 scribed in clause (i) or (ii);	
8 "(iv) any waste materi	al or waste sub-
9 stance removed from a sept	cic tank, septage
pit, or cesspool, other than	n from portable
toilets; and	
12 "(v) conditionally exer	npt small quan-
tity generator waste under	section 3001(d),
if it is collected, processed of	or disposed with
other municipal solid waste	as part of mu-
nicipal solid waste services.	
17 "(B) Exclusions.—The	term 'municipal
solid waste' shall not include ar	ny of the follow-
ing:	
20 "(i) Hazardous waste	required to be
managed in accordance v	with subtitle C
(other than waste describ	ed in subpara-
graph (A)(v)), solid waste o	containing a pol-
ychlorinated biphenyl regu	lated under the
25 Toxic Substances Control	Act (15 USC

1	2601 et seq.), or medical waste listed in
2	section 11002.
3	"(ii)(I) A recyclable material.
4	"(II) A material or a product re-
5	turned from a dispenser or distributor to
6	the manufacturer or the agent of the man-
7	ufacturer for credit, evaluation, or reuse
8	unless such material or product is dis-
9	carded or abandoned for collection, dis-
10	posal or combustion.
11	"(III) A material or product that is
12	an out-of-date or unmarketable material or
13	product, or is a material or product that
14	does not conform to specifications, and
15	that is returned to the manufacturer or the
16	agent of the manufacturer for credit, eval-
17	uation, or reuse unless such material or
18	product is discarded or abandoned for col-
19	lection, disposal or combustion.
20	"(iii) Any solid waste (including con-
21	taminated soil and debris) resulting from a
22	response action taken under section 104 or
23	106 of the Comprehensive Environmental
24	Response, Compensation, and Liability Act

1	of 1980 (42 U.S.C. 9604 or 9606) or a
2	corrective action taken under this Act.
3	"(iv) (I) Industrial solid waste.
4	"(II) Any solid waste that is gen-
5	erated by an industrial facility and trans-
6	ported for the purpose of containment,
7	storage, or disposal to a facility that is
8	owned or operated by the generator of the
9	waste, or a facility that is located on prop-
10	erty owned by the generator.
11	"(6) Qualified political subdivision.—The
12	term 'qualified political subdivision' means a govern-
13	mental entity or political subdivision of a State, as
14	authorized by the State, to plan for, or determine
15	the methods to be utilized for, the collection, trans-
16	portation, disposal or other management of munici-
17	pal solid waste generated within the boundaries of
18	the area served by the governmental entity or politi-
19	cal subdivision.
20	"(7) Recyclable material.—The term 'recy-
21	clable material' means any material (including any
22	metal, glass, plastic, textile, wood, paper, rubber, or
23	other material) that has been separated, or diverted

at the point of generation, from solid waste for the

purpose of recycling, reclamation, or reuse.

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- "(8) SOLID WASTE MANAGEMENT PLAN.—The 1 2 term 'solid waste management plan' means a plan 3 for the transportation, treatment, processing, composting, combustion, disposal or other manage-5 ment of municipal solid waste, adopted by a State or qualified political subdivision pursuant to and 6 7 conforming with State law.
 - "(9) Waste management facility means any facility or facilities in which municipal solid waste, incinerator ash from a solid waste incineration unit, or construction debris or demolition debris is separated, stored, transferred, treated, processed, combusted, deposited or disposed.
 - "(10) Existing waste management facility" means a facility under construction or in operation as of May 15, 1994.
 - "(11) PROPOSED WASTE MANAGEMENT FACIL-ITY.—The term 'proposed waste management facility' means a facility that has been specifically identified and designated, but that was not under construction, as of May 15, 1994.

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- 1 "(12) FUTURE WASTE MANAGEMENT FACIL-
- 2 ITY.—The term 'future waste management facility'
- means any other waste management facility.".
- 4 SEC. 3. TABLE OF CONTENTS AMENDMENT.
- 5 The table of contents in section 1001 of the Solid
- 6 Waste Disposal Act (42 U.S.C. prec. 6901) is amended
- 7 by adding after the item relating to section 4010 the fol-
- 8 lowing new item:

"Sec. 4011. Congressional authorization of State control over transportation, management, and disposal of municipal solid waste.".

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